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	RECORE	O OF ORDINANCES	000)7
 Dayton Legal Blank, Inc.			Form No. 30043	
Ordinance No	81-09	Passed August 24	, _{20_} 09_	
8/18/09-gmk (Water, Sewe	er & Rubbish)			
	Or	dinance No. 81-09		
introduction Discharge E	(4") of illicit discharges of pollutants in order to illimination System ("NP	regulation for the City of North Ca and connections and methods to comply with requirements of the PDES") permit process as required to EPA") and declaring the same to	for controlling the National Pollutant red by the Ohio	
WHEREAS, illicit discharges to the City of North Canton Sep sewer system create water quality risks to public health, safety, and general welf-				
	WHEREAS, illicit disch lage to public and priva er quality; and	arges may necessitate repair of the temperty; and may damage w	storm sewers and ater resources by	
	of the Nimishillen Cre	ratershed-wide efforts to reduce illici rek and to protect and enhance mishillen Creek watershed; and		
develop a St City of Nort	39 require designated co orm Water Management n Canton to prohibit illio opropriate enforcement p	Parts 9, 122, 123, and 124, and Communities, including the City of Program that, among other compoint discharges to their storm waterocedures and actions to detect a	North Canton, to nents, requires the er system and to	
and enforce	the legal authority to exe	VIII, Section 3 of the Ohio C ercise all powers of local self-goverr al police, sanitary, and other similar	ment and to adopt	
Canton, Cou	NOW, THEREFORE, B	E IT ORDAINED by the Council o	f the City of North	
Section 1.	illicit discharges, illeg introduction of pollutant Pollutant Discharge Elin	City of North Canton storm sewer al connections and methods for s in order to comply with requirement innation System ("NPDES") permit partial Protection Agency ("Ohio EPA")	or controlling the ents of the National process as required	

- That illicit discharges and illegal connections to the City of North Canton storm Section 2. sewer system, be, and are hereby prohibited.
- That legal authority to carry out inspections, monitor procedures, and Section 3. enforcement actions necessary to ensure compliance with said regulation, be, and the same are hereby adopted.
- That said regulation shall apply to all residential, commercial, industrial, or Section 4. institutional facilities responsible for discharges to the storm sewer system and on any lands in the City of North Canton, except for those discharges generated by the activities detailed in Section 9 of this regulation.
- The words and terms used in this regulation, unless otherwise expressly Section 5. stated, shall have the following meaning:

DEFINITIONS:

A. Best Management Practices (BMP's): means schedules of activities, prohibitions of practices, general good housekeeping practices, pollution prevention and educational practices, maintenance procedures, and other

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management practices to prevent or reduce the discharge of pollutants to storm water. BMP's also include treatment practices, operating procedures, and practices to control site runoff, spillage or leaks, sludge or water disposal, or drainage from raw materials storage.

- B. <u>North Canton</u>: means the City of North Canton, its designated representatives, boards or commissions.
- C. <u>Environmental Protection Agency or United States Environmental Protection Agency (USEPA)</u>: means the United States Environmental Protection Agency, including but not limited to the Ohio Environmental Protection Agency (Ohio EPA), or any duly authorized official of said agency.
- D. <u>Floatable Material</u>: in general this term means any foreign matter that may float or remain suspended in the water column, and includes but is not limited to plastic, aluminum cans, wood products, bottles, and paper products.
- E. <u>Hazardous Material</u>: means any material including any substance, waste, or combination thereof, which because of its quantity, concentration, or physical, chemical, or infectious characteristics may cause, or significantly contribute to, a substantial present or potential hazard to human health, safety, property, or the environment when improperly treated, stored, transported, disposed of, or otherwise managed.
- F. <u>Illicit Discharge</u>: as defined at 40 C.F.R. 122.26(b)(2) means any discharge to any discharge to an MS4 that is not composed entirely of storm water, except for those discharges to an MS4 pursuant to a NPDES permit or noted in Section **523.07** of this regulation.
- G. <u>Illegal Connection</u>: means any drain or conveyance, whether on the surface or subsurface, that allows an illicit discharge to enter the MS4.
- H. <u>Municipal Separate Storm Sewer System (MS4)</u>: as defined at 40 C.F.R. 122.26 (b)(8), municipal separate storm sewer system means a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains):
 - 1. Owned or operated by a State, city, town, borough, county, parish, district, municipality, township, county, district, association, or other public body (created by or pursuant to State law) having jurisdiction over sewage, industrial wastes, including special districts under State law such as a sewer district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under section 208 of the Clean Water Act that discharges to waters of the United States;
 - 2. Designed or used for collecting or conveying storm water;
 - 3. Which is not a combined sewer; and
 - 4. Which is not part of a Publicly Owned Treatment Works (POTW)
 - as defined at 40 C.F.R. 122.2.
- I. <u>National Pollutant Discharge Elimination System (NPDES) Storm Water Discharge Permit</u>: means a permit issued by EPA (or by a State under authority delegated pursuant to 33 USC § 1342(b)) that authorizes the discharge of pollutants to waters of the United States, whether the permit is applicable on an individual, group, or general area-wide basis.
- J. <u>Off-Lot Discharging Home Sewage Treatment System</u>: means a system designed to treat home sewage on-site and discharges treated wastewater effluent off the property into a storm water or surface water conveyance or system.

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		K. <u>Owner/Operator</u> : means any individual, association, organization, partnership, firm, corporation or other entity recognized by law and acting as either the owner or on the owner's behalf.
		L. <u>Pollutant</u> : means anything that causes or contributes to pollution. Pollutants may include, but are not limited to, paints, varnishes, solvents, oil and other automotive fluids, non-hazardous liquid and solid wastes, yard wastes, refuse, rubbish, garbage, litter or other discarded or abandoned objects, floatable materials, pesticides, herbicides, fertilizers, hazardous materials, wastes, sewage, dissolved and particulate metals, animal wastes, residues that result from constructing a structure, and noxious or offensive matter of any kind.
		M. <u>Storm Water</u> : any surface flow, runoff, and drainage consisting entirely of water from any form of natural precipitation, and resulting from such precipitation.
		N. <u>Wastewater</u> : The spent water of a community. From the standpoint of a source, it may be a combination of the liquid and water-carried wastes from residences, commercial buildings, industrial plants, and institutions.
		O. <u>Stark County Health Department</u> : means the Board of Health of the Stark County Combined General Health District or its authorized representative as authorized by section 3709.05 of the Revised Code.
	Section 6.	DISCLAIMER OF LIABILITY:
		A. Compliance with the provisions of this regulation shall not relieve any person from responsibility for damage to any person otherwise imposed by law. The provisions of this regulation are promulgated to promote the health, safety, and welfare of the public and are not designed for the benefit of any individual or for the benefit of any particular parcel of property.
	Section 7.	CONFLICTS, SEVERABILITY, NUISANCES & RESPONSIBILITY:
		A. Where this regulation is in conflict with other provisions of law or ordinance, the most restrictive provisions, as determined by North Canton, shall prevail.
		B. If any clause, section, or provision of this regulation is declared invalid or unconstitutional by a court of competent jurisdiction, the validity of the remainder shall not be affected thereby.
		C. This regulation shall not be construed as authorizing any person to maintain a nuisance on their property, and compliance with the provisions of this regulation shall not be a defense in any action to abate such a nuisance.
		D. Failure of North Canton to observe or recognize hazardous or unsightly conditions or to recommend corrective measures shall not relieve the site owner from the responsibility for the condition or damage resulting there from, and shall not result in North Canton, its officers, employees, or agents being responsible for any condition or damage resulting there from.
	Section 8.	North Canton shall administer, implement, and enforce the provisions of this regulation. North Canton may contract with the Stark County Health Department to conduct inspections and monitoring and to assist with enforcement actions.
	Section 9.	DISCHARGE AND CONNECTION PROHIBITIONS:
		A. <u>Prohibition of Illicit Discharges</u> . No person shall discharge, or cause to be discharged, an illicit discharge into the MS4. The commencement, conduct, or continuance of any illicit discharge to the MS4 is prohibited except as described below:
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- 1. Water line flushing; landscape irrigation; diverted stream flows; rising ground waters; uncontaminated ground water infiltration; uncontaminated pumped ground water; discharges from potable water sources; foundation drains; air conditioning condensate; irrigation water; springs; water from crawl space pumps; footing drains; lawn watering; individual residential car washing; flows from riparian habitats and wetlands; dechlorinated swimming pool discharges; street wash water; and discharges or flows from fire fighting activities. These discharges are exempt until such time as they are determined by the North Canton to be significant contributors of pollutants to the MS4.
- 2. Discharges specified in writing by North Canton as being necessary to protect public health and safety.
- 3. Discharges from off-lot discharging home sewage treatment systems permitted prior to January 1, 2007, by the Stark County Health Department for the purpose of discharging treated sewage effluent in accordance with Ohio Administrative Code 3701-29-02 until such time as the Ohio Environmental Protection Agency issues an NPDES permitting mechanism for residential 1, 2, or 3 family dwellings. These discharges are exempt unless such discharges are deemed to be creating a public health nuisance by the Stark County Health Department.

In compliance with the North Canton Storm Water Management Program, discharges from all off-lot discharging home sewage treatment systems must either be eliminated or have coverage under an appropriate NPDES permit issued and approved by the Ohio Environmental Protection Agency. When such permit coverage is available, discharges from off-lot discharging home sewage treatment systems will no longer be exempt from the requirements of this regulation.

- B. <u>Prohibition of Illegal Connections</u>. The construction, use, maintenance, or continued existence of illegal connections to the MS4 is prohibited.
 - 1. This prohibition expressly includes, without limitation, illegal connections made in the past, regardless of whether the connection was permissible under law or practices applicable or prevailing at the time of connection.
 - 2. A person is considered to be in violation of this regulation if the person connects a line conveying illicit discharges to the MS4, or allows such a connection to continue.

Section 10. MONITORING OF ILLICIT DISCHARGES AND ILLEGAL CONNECTIONS:

- A. <u>Establishment of an Illicit Discharge and Illegal Connection Monitoring Program</u>: North Canton shall establish a program to detect and eliminate illicit discharges and illegal connections to the MS4. This program shall include the mapping of the MS4, including MS4 outfalls and home sewage treatment systems; the routine inspection of storm water outfalls to the MS4, and the systematic investigation of potential residential, commercial, industrial, and institutional facilities for the sources of any dry weather flows found as the result of these inspections.
- B. <u>Inspection of Residential, Commercial, Industrial, or Institutional Facilities</u>:
 - 1. North Canton shall be permitted to enter and inspect facilities subject to this regulation as often as may be necessary to determine compliance with this regulation.

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		this regulati	on such devices as pling of the facility's	are necessary to	t facilities subject to conduct monitoring arge, as determined
		owner/opera sampling an safe and pr the owner/o	ator to install monit d monitoring equipm oper operating conc operator's expense. and quality shall be	oring equipment nent shall be main lition by the facilit All devices used	require the facility as necessary. This tained at all times in ty owner/operator at I to measure storm th Canton to ensure
		access to the removed by of North Ca	e facility to be inspe the facility's owner/	cted and/or sampl operator at the wi e replaced. The co	safe and reasonable ed shall be promptly ritten or oral request osts of clearing such or.
		subject to th	able delays in allow is regulation for the of this regulation.	ving North Cantor purposes of illicit	n access to a facility discharge inspection
		which storn probable caregulation, can inspectic with this republic health a search was	n water is dischargause to believe that there is a new or and sampling progulation or an orden, safety, and welfararrant, civil remedies	ed, and North C at there may be ed to inspect and/ ogram designed to r issued hereunde e, North Canton me s including but not	t of the facility from anton demonstrates a violation of this or sample as part of to verify compliance er, or to protect the nay seek issuance of t limited to injunctive ourt of appropriate
·		.7. Any cos the facility o	ts associated with the with the with the winder of the win	hese inspections	shall be assessed to
	Section 11.	ENFORCEMENT:			
		violated a prohibition Canton may order specify the violation	on or failed to meet compliance by writte n and shall be han loperator of the fac	a requirement of in Notice of Violation of the Notice of Violation of the Notice of Notice of the No	s that a person has this regulation, North on. Such notice must or sent by registered may require one or
		1. The per	formance of monitori	ing, analyses, and	reporting;
	•	2. The elin	nination of illicit disch	narges or illegal co	nnections;
	3.	That violating disch	narges, practices, or	operations cease	and desist;
		4. The all contaminati	patement or remed on hazards and the	diation of storm restoration of any	water pollution or affected property; or
		5. The imp	elementation of source	ce control or treatn	nent BMPs.
		required, the Notice remediation or rest that, should the fa	e of Violation shall oration must be com	set forth a deadlir opleted. Said Notic fail to remediate	f affected property is ne within which such the shall further advise or restore within the be initiated.

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	• •	ing a Notice of Violation mu stablished in the Notice of Viola	•	
	pursuant to the requirement shall schedule an adminition compliance and to determine hearing will be heard by	aring: If the violation has a nts set forth in the Notice of Vio istrative hearing to determine ne the next enforcement activity the Director of Administrati Il be hand delivered and/or sent	plation, North Canton e reasons for non- y. The administrative ion. Notice of the	. •
	any provision or fail to compursuant to O.R.C. 3709.2 violate the provisions of preliminary or permanent	shall be unlawful for any owner inply with any of the requireme 11. If a owner/operator has vio this regulation, North Canton injunction restraining the ow further violations or compelling emediation of the violation.	nts of this regulation lated or continues to may petition for a vner/ operator from	·
Section 12.	The remedies listed in this available under any applic discretion of North Canton to			
Section 13.	Whoever violates this section	on is guilty of a minor misdeme	anor.	
Section 14. That this ordinance is hereby declared to be an emergency measure necessary for the preservation of the health, safety and peace of the City of North Canton and further necessary for the timely regulation of the City's storm sewer system and to ensure compliance of the NPDES permit process as required by the Ohio EPA; wherefore, this ordinance shall take effect and be in full force immediately upon its adoption by Council and approval by the Mayor.				
North Cantor Passed: 8 /	1	MAYOR MAYOR	100	
ATTEST: CLERK	OF COUNCIL 81-09 Illicit Discharge.doc	SIGNED: 8/26	_, 2009	
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